For the Northern District of California

26

27

1 2 3 4 5 6 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE NORTHERN DISTRICT OF CALIFORNIA 9 IN RE: TFT-LCD (FLAT PANEL) No. M 07-1827 SI ANTITRUST LITIGATION MDL. No. 1827 11 12 This Order Relates to: ORDER FOR FURTHER ARATIONS RE: DEFENDANTS' AT&T Mobility LLC v. AU Optronics Corp., et TION FOR SUMMARY JUDGMENT al.. C 09-4997 SI TO PURCHASES OF PANELS MADE 14 BY SUPPOSED CONSPIRATORS NOT Best Buy Co., Inc. v. AU Optronics Corp., et al., ALLEGED IN THE COMPLAINTS 15 C 10-4572 SI Electrograph Systems, Inc. v. Epson Imaging Devices Corp., et al., C 10-0117 SI 17 Target Corp. v. AU Optronics Corp., et al., 18 C 10-4945 SI 19 20 On November 2, 2012, the Court held a hearing on defendants' motion for summary judgment 21 as to purchases of panels made by supposed conspirators not alleged in the complaints. 22 In their reply brief, defendants stated that plaintiffs served Attachment A to Certain Defendants' Interrogatory Responses on January 30, 2012, after the close of fact discovery. Docket No. 6708 at 5:15. However, at the hearing plaintiffs' counsel stated that AT&T first served Attachment A in May 2011, 25 and that the other plaintiffs served Attachment A (or updated versions thereof) at different times in 2011,

all before the close of fact discovery. Plaintiffs' counsel also asserted that defendants did not conduct

any discovery on the co-conspirators identified in Attachment A. The information provided by plaintiffs'

counsel regarding when Attachment A was served on defendants was not contained in plaintiffs'

opposition papers or declarations.

The Court finds that an understanding of when Attachment A was served on defendants in each of the four cases will assist the Court in resolving defendants' motion. Accordingly, the Court directs plaintiffs' and defendants' counsel to file declarations stating (1) when Attachment A was served on defendants in each case, (2) whether defendants conducted any discovery regarding the identities of alleged co-conspirators named in Attachment A, and if so when, and (3) whether any of the entities at issue in defendants' motion were never listed on Attachment A, and if so, which ones. The parties shall file the declarations no later than **November 7, 2012**.

IT IS SO ORDERED.

Dated: November 2, 2012

United States District Judge